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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/718,931	11/21/2000	Paul D. Arling	81230.578001	7074	
34018	7590 03/03/2006		EXAM	INER	
GREENBER	G TRAURIG, LLP	YENKE, BRIAN P			
77 WEST WACKER DRIVE					
SUITE 2500			ART UNIT	PAPER NUMBER	
CHICAGO, I	L 60601-1732	2614			

DATE MAILED: 03/03/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)
		09/718,931	ARLING ET AL.
	Office Action Summary	Examiner	Art Unit
		BRIAN P. YENKE	2614
Period fo	The MAILING DATE of this communication ap	ppears on the cover sheet with the	correspondence address
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLICATION OF THE MAILING INTERPORT OF TH	DATE OF THIS COMMUNICATIO .136(a). In no event, however, may a reply be to d will apply and will expire SIX (6) MONTHS from te. cause the application to become ABANDON	DN. imely filed in the mailing date of this communication. ED. (35 U.S.C. § 133)
Status			
1)⊠ 2a)⊠ 3)□	Responsive to communication(s) filed on Red This action is FINAL . 2b) Thi Since this application is in condition for allowatelosed in accordance with the practice under	is action is non-final. ance except for formal matters, p	rosecution as to the merits is
Dispositi	ion of Claims		
5)□ 6)⊠ 7)□ 8)□ Applicati 9)□ 10)□	Claim(s) 6-9,11 and 15-19 is/are pending in the day of the above claim(s) is/are withdray claim(s) is/are allowed. Claim(s) 6-9,11 and 15-19 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or are subject to restriction and/or are specification is objected to by the Examinating The drawing(s) filled on is/are: a) according to the day of the drawing specification to the Replacement drawing specification in the day of the d	er. cepted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is old	ee 37 CFR 1.85(a). pjected to. See 37 CFR 1.121(d).
11)[The oath or declaration is objected to by the E	xaminer. Note the attached Office	e Action or form PTO-152.
12) <u> </u>	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureatee the attached detailed Office action for a list	nts have been received. Its have been received in Applicate Its have been received.	ion No ed in this National Stage
?) 🔲 Notice () 🔯 Inform	(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date <u>02 May 01</u> .	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	r (PTO-413) ate Patent Application (PTO-152)

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DETAILED ACTION

1. Applicant's arguments, see PreAppeals Conference request, filed 06 Feb 06, with respect to Uehira have been fully considered and are persuasive. The previous rejection has been withdrawn, however the examiner is now providing a new Final Rejection (Final being proper since the applicant amended the claims after the Non-Final Rejection).

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 6, 8 and 15-18 rejected under 35 U.S.C. 102(b) as being anticipated by Hesse, US 5,287,109.

In considering claims 6, 8 and 15-18,

Hesse discloses a programmable remote control 1 (Fig 1) which may control a plurality of devices whether the user is present or not. The remote includes a real time clock 20 which is used with the programmed time information stored in memory by comparing (via scanner) the time current time and the time desired to implement a user programmed action (col 2, line 52-

63). The remote includes a IR transmitter 14 along with memory 12 and memory 18. As

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shown in Fig 1, the user can operate the remote in either a manual (requires users constant input) or auto which allows the remote to control the devices as the user instructed which is stored in the memory of the remote. The remote may change channels at user desired times, turn on/off the devices at desired times, as well as recording functions and conventional remote features (col 9, line 6-19). The system also allows the user to implement a pause (a delay of a certain period) between functions if desired. Thus in the broadest sense the user can request to record a channel (say channel 5) for today/tomorrow or sometime in the future for 30 minutes, the user can also program the system to record another channel (say channel 6) for the same day immediately preceding the 1st recording (of channel 5, with no optional pause delay) and then go back to channel 5 for recording or display, where the remote causes the TV/VCR to return to the primary channel (i.e. channel 5). As stated by Hesse the remote can be programmed by the user as well as download control codes via devices (i.e. actuate as a learning remote). Thus the limitations of claims 6 and 15 are anticipated by the reference.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 7,9,11 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hesse, US 5,287,109.

In considering claims 7, 9, 11 and 19,

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Hesse does not explicitly recite the conventional return to channel instructions, where a conventional system upon the activation of a button (manually) will activate a timer and will return back to the original/primary program after a predetermined time (when the commercials are expected to be over), and also allowing the user to return to the primary channel (via the user repeating a predetermined action, i.e. return/primary program etc..) prior to the timed interval, both being well known, thus the examiner takes OFFICIAL NOTICE, regards to such, since if Hess was operating in the manual mode it would be beneficial to the user who started surfing during commercials to return to the original program when the commercials are expected to be finished or before they were (via user repeated action), both which would allow the user to return to the original program when it began/before it already began.

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Conclusion

4. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

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however, will the statutory period for reply expire later than SIX MONTHS from the date of this

final action.

5. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Brian Yenke whose telephone number is (571)272-7359. The

examiner work schedule is Monday-Thursday, 0730-1830 hrs.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

Supervisor, David L. Ometz, can be reached at (571)272-7593.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(571)-273-8300

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the Technology Center 2600 Customer Service Office whose

telephone number is

(703)305-HELP.

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also allows the submission of Computer Readable Format (CRF) sequence listings for pending biotechnology patent applications, which were filed in paper form.

B.PVY

24 February 2006